			DM COVED SHE		rtment of Co	nmerce
Form PTO-1594 RECORDATION FORM GOVER GIVE Patent and Trademark Of						k Office
(rev 06/04)		<u> TRADEMA</u>	record the attached documents or the new address(es) below:			
			record the attached do	cuments or the new ac	IG1689(69) 044	
1. Name of conveying party(ies)/Execution Date(s):			Name and Address of receiving party(ies)  Additional name(s) & address(es) attached?Yes _X_ No  Name:			
IHOP IP, LLC			Internal Address: c/o International House of			
Individual(s) Association General Partnership Limited Partnership Corporation X Other: Limited Liability Company			Pancakes, Inc. Street Address: 450 North Brand Blvd.  City: Glendale			
	ela <u>ware</u>		State:	Califor <u>nia</u>		
	March 16, 200		Country: US	<b>A</b> Zip:_	91203-2	<u> 2306</u>
	onveying party(ies) attach		Association – Citizenship  General Partnership – Citizenship  Limited Partnership – Citizenship			
3. Nature of conveyance:  Assignment Merger Security Agreement Change of Name Government Interest Assignment X Other Intellectual Property Security			Corporation – Citizenship  X Other Limited Liability Company Citizenship Delaware  If assignee is not domiciled in the United States, a domestic representative designation is attached Yes X No.			
Agreement	number(s) or rea	istration number(	(s):			
			B. Tradem	ark Registration N	lo(s).	
	ark Application No		2332311	2846136	3005	563
76656866	76656866 77105162 77105379				2002	505
76659659	6659659 77105181 77105388		2654144	2942609		
77105149	77105192	77105421	2654277	3003423		
<u> </u>		Additional numbers attac				
5. Name and ad pondence concer	dress of party to wring document sh	vhom corres- ould be mailed:	6. Total numb and registra	er of applications ations involved:		1
Jennifer Ward SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Four Times Square			7. Total fee (37 CFR 1.21(h) and 3.41) \$ 540  X All fees and any deficiencies are authorized to be charged to Deposit Account (Our Ref. 239540/13)			
New York, New York 10036			8. Payment Information			
Tel: (212) 735-3059 Fax: (917) 777-3059			Deposit Account No. 19-2385			
jward@skadden.com			Authorized user Name: Stephanie Y. Grenald			
jwaro@s	- +		Authorized user	Ivone. Otephanic	- 1	<u></u> .
9. Signature.			<u>March 26, 2007</u>			
Signature				Date	L. P.	46
	Jennifer Wa		Total number of pages including cover sheet, and documents:			10
	Name of Perso		. Should are material			

# CONTINUATION OF ITEM 4. Application number(s) or registration number(s):

A. Trademark Application Nos.

B. Trademark Registration Nos.

77105426

77105431

77105441

77113765

77113785

#### 6 **0**004

## INTELLECTUAL PROPERTY SECURITY AGREEMENT [U.S. SHORT FORM]

This INTELLECTUAL PROPERTY SECURITY AGREEMENT ("Agreement"), dated as of March 16, 2007 is entered into by IHOP IP, LLC, a Delaware limited liability company, located at c/o International House of Pancakes, Inc., 450 North Brand Blvd., Glendale, California 91203-2306 ("Assignor") and IHOP FRANCHISING, LLC, a Delaware limited liability company, located at c/o of International House of Pancakes, Inc., 450 North Brand Blvd., Glendale, California 91203-2306 ("Assignee"). Capitalized terms not otherwise defined herein shall have the meanings set forth in the Security Agreement (as defined below).

WHEREAS, Assignor and Assignee are entering into an Intellectual Property License Agreement, dated as of the date hereof (the "License Agreement") whereby the Assignor is granting to Assignee a non-exclusive, fully paid license throughout the Territory, to use and sublicense certain Intellectual Property owned by or licensed (with rights of sublicense) to Assignor during the term of such License Agreement, subject to and in accordance with the terms thereof; and

WHEREAS, pursuant to the requirements of the License Agreement, Assignor and Assignee are entering into an Intellectual Property Security Agreement, dated as of the date hereof (the "Security Agreement"), and this Agreement whereby Assignor is granting to Assignee a first-priority security interest in Assignor's right, title and interest in the Collateral, as well as Assignor's rights under the License Agreement itself, to secure the performance of Assignor's obligations under the License Agreement.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor and Assignee hereby agree as follows:

1. Grant of Security Interest. To secure the performance by Assignor of its obligations under the License Agreement, Assignor hereby grants, hypothecates, mortgages, pledges, creates and grants a security interest in and right of set off against, deposits, sets over and confirms (a "Grant") to Assignee in all right, title, and interest, whether now owned or hereafter acquired, of Assignor in, to and under (i) the Licensed IP, including the registrations and applications for Trademarks, Patents and Copyrights on Schedule A hereto, as it may be supplemented at any time to include registrations and applications for Trademarks, Patents, and Copyrights which are After-Acquired IP Assets; (ii) all goodwill connected with the use of and symbolized by any Trademarks; (iii) Assignor's rights under the License Agreement; (iv) rights to bring an action at law or equity for infringement, dilution, or other violation thereof occurring prior to, on or after the Closing Date, and to collect all damages, settlements and proceeds relating thereto and (v) all payments, proceeds and accrued and future rights to payment with respect to the foregoing (collectively, the "Collateral").

provided that the Collateral shall not include, with respect to Assignor and Assignee, any rights to use third party Intellectual Property to the extent that such rights are not assignable; provided, further, that any applications for trademarks and service marks filed in the U.S. Patent and Trademark Office on the basis of the applicant's intent to use such mark pursuant to 15 U.S.C. Section 1051, shall not be included in the Collateral unless and until evidence of use of such mark in interstate commerce is submitted to the PTO pursuant to 15 U.S.C. Section 1060(a), whereupon, such application shall be deemed automatically included in the Collateral.

20:17

A Grant of the Collateral shall include all rights, powers and options (but none of the obligations) of Assignor thereunder, including without limitation the immediate continuing right to claim for, collect, receive and receipt for principal, interest and fee payments in respect of the Collateral, and all other Cash payable thereunder, to give and receive notices and other communications, to make waivers or other agreements, to exercise all rights and options, to bring Proceedings in the name of Assignor or otherwise, and generally to do and receive anything that Assignor is or may be entitled to do or receive thereunder or with respect thereto.

The parties acknowledge that the Indenture Trustee, in accordance with the Indenture, is obtaining a Grant, for its own benefit and security and the benefit and security of the Secured Parties, in and to all of Assignor's and Assignee's assets, including Assignee's rights in the Collateral. The parties acknowledge and agree that the Grant to Assignee under this Security Agreement is subordinate to the Grant to the Indenture Trustee under the Indenture and, further that, the Indenture Trustee is an express third party beneficiary of this acknowledgement and agreement.

- 2. Rights and Remedies of Assignee. The security interest granted under this Agreement is granted in conjunction with the security interest granted to Assignee under the Security Agreement. The rights and remedies of Assignee with respect to the security interest granted under this Agreement are in addition to those rights and remedies set forth in the Security Agreement and those which are now or hereafter available to Assignee as a matter of law or equity. The exercise by Assignee of any one or more of the rights or remedies provided for in this Agreement, the Security Agreement, or now or hereafter existing at law or in equity, shall not preclude the simultaneous or later exercise by any Person, including Assignee, of any or all other rights or remedies. In the event that any of the terms of this Agreement conflict with the terms of the Security Agreement, Assignee shall, in its sole discretion, determine which term is to prevail.
- 3. <u>Termination of Agreement</u>. This Agreement shall terminate upon termination of the License Agreement, and Assignee will execute and deliver to Assignor the proper instruments acknowledging termination of this Agreement and will, without recourse, representation or warranty of any kind whatsoever, duly release and reassign such of the Collateral not therefore disposed of, applied or released from the security interest created hereby.
- 4. Governing Law. THIS AGREEMENT SHALL BE DEEMED TO BE A CONTRACT MADE UNDER THE LAWS OF THE STATE OF NEW YORK (REGARDLESS OF THE LAWS THAT MIGHT OTHERWISE GOVERN UNDER APPLICABLE PRINCIPLES OF CONFLICTS OF LAWS THEREOF EXCEPT FOR SECTION 5-1401 OF THE NEW YORK GENERAL OBLIGATIONS LAW), AND SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF SUCH STATE, AS IF ALL PARTIES WERE RESIDENTS OF SUCH STATE.
- 5. Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of Assignor and Assignee, all future holders of the Collateral, and their respective permitted successors and assigns. Assignor may not assign or transfer any of its rights or obligations under this Agreement without the prior written consent of the Assignee, except that Assignor will pledge, assign and otherwise transfer its rights under this Agreement to the Indenture Trustee pursuant to the Indenture. The Assignor acknowledges the Assignee will assign, pledge or otherwise transfer its rights under this Agreement to the Indenture Trustee pursuant to the Indenture.

6. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, Assignor and Assignee have caused this Intellectual Property Security Agreement to be duly executed and delivered as of the date first above written.

IHOP IP, LLC, as Assignor

Bv:

Name: Title:

Acknowledged:

IHOP FRANCHISING, LLC, as Assignee

By:

Name:

Title:

FOR ASSIGNOR:

STATE OF CALIFORNIA )	
COUNTY OF LOS ANGELES )	
known to be the person who executed the forme, did depose and say that s/he is the $\underline{\underline{\ }}$ limited liability company, and that s/he exected $\underline{\ }$ and that s/he had authorized the formula $\underline{\ }$ and that s/he had authorized the formula $\underline{\ }$ and $\$	efore me personally came,, to me oregoing instrument, and who, being duly sworn by of IHOP IP, LLC, a Delaware cuted the foregoing instrument in the name of ority to sign the same, and s/he acknowledged to me ad of said entity for the uses and purposes therein  By: Name:  Notary Public My Commission Expires:
STATE OF CALIFORNIA ) : ss.: COUNTY OF LOS ANGELES )	efore me personally came $\frac{1}{2} \int_{-\infty}^{\infty} dx  Confort$ , to me
known to be the person who executed the forme, did depose and say that s/he is the <u>(a)</u> a Delaware limited liability company, and that s/he h	oregoing instrument, and who, being duly sworn by of IHOP FRANCHISING, LLC, hat s/he executed the foregoing instrument in the
purposes therein mentioned.	By: Name:
Commission # 1719827 Retary Public - California Los Angeles County My Comm Spinsion 26, 2011	Notary Public My Commission Expires:

#### SCHEDULE A TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

### UNITED STATES TRADEMARK REGISTRATIONS AND APPLICATIONS

#### Registrations 1.

Trademark	Reg. No. (App. No.)	Registr. Date (App. Date)	Status	Goods/Services
CINN-A-STACK	(76- 659,659)	(05/08/06)	Pending.	Int. Cl. 43: restaurant services and menu items consisting of pancakes, waffles, and other breakfast items
COME HUNGRY, LEAVE HAPPY.	2,846,136	05/25/04	Registered.	Int. Cl. 43: restaurant services
FUNNY FACE	2,654,144	11/26/02	Registered.	Int. Cl. 30: prepared menu item, namely, pancakes
	2,332,311	03/21/00 (3/31/1999)	Registered.	Int. Cl. 42: restaurant services
CHOP CESTARIAN	3,003,423	10/04/05 (6/14/2004)	Registered.	Int. Cl. 30: pancake syrup
IHOP RESTAURANT	2,942,609	04/19/05 (12/30/2002)	Registered.	Int. Cl. 43: restaurant services

Trademark	Reg. No. (App. No.)	Registr. Date (App. Date)	Status	Goods/Services
INTERNATIONAL MOUSTOF PANCANES	2,654,277	11/26/02 (1/29/2002)	Registered.	Int. Cl. 43: restaurant and carry out food services
Background in blue, background for banner with word "restaurant" in red				
PANCAKE PREMIER	(76- 656,866)	(03/15/06)	Pending.	Int. Cl. 43: restaurant services and menu items consisting of pancakes
THIS IS MY IHOP RESTAURANT	3,005,563	10/11/05 (8/25/2004)	Registered.	Int. Cl. 43; restaurant services

#### 2. Pending Applications

Mark	(AppNo.)	(App. Date)	Based on Registration No.	Goods/ Services
ANY TIME'S A GOOD TIME FOR IHOP	(77/105,149)	(2/12/2007)	2,402,683	Cl. 43 : Restaurant Services
HARVEST GRAIN 'N NUT	(77/105,162)	(2/12/2007)	1,737,261	Cl. 30: Prepared meals consisting primarily of pancakes. Cl. 43: Restaurant services.
ІНОР	(77/105,181)	(2/12/2007)	1,845,247	Cl. 43 : Restaurant Services
IHOP	(77/105,192)	(2/12/2007)	988,592	Cl. 43 : Restaurant Services
IHOP	(77/105,379)	(2/12/2007)	2,015,146	Cl. 43 : Restaurant Services
IHOP	(77/105,388)	(2/12/2007)	2,015,146	Cl. 43: Restaurant Services
INTERNATIONAL HOUSE OF PANCAKES	(77/105,421)	(2/12/2007)	1,001,167	Cl. 43 : Restaurant Services
NEVER EMPTY COFFEE POT	(77/105,426)	(2/12/2007)	1,330,218	CI. 30:Coffee Cl. 43 : Restaurant Services
ROOTY TOOTY FRESH'N FRUITY	(77/105,431)	(2/12/2007)	1,391,943	Cl. 30: Prepared meals consisting primarily of pancakes. Cl. 43: Restaurant services.
ROOTY JR.	(77/105,441)	(2/12/2007)	2,342,583	Cl. 30: Prepared meals consisting primarily of pancakes. Cl. 43: Restaurant services.

INTERNATIONAL HOUSE OF PANCAKES	(77/113,785)	(2/22/2007)	2,015,147	Cl. 43: Restaurant services.
INTERNATIONAL HOUSE OF PANCAKES	(77/113,765)	(2/22/2007)	2,015,147	Cl. 43: Restaurant services.

#### UNITED STATES PATENTS AND PATENT APPLICATIONS

None

### UNITED STATES COPYRIGHTS AND COPYRIGHT APPLICATIONS

Jurisdiction	Title	Registration No.	Registration Date	Status
United States	Unknown	KK210260	1969	Copyright revealed in a post-1978 security interest filing (copyrights registered prior to 1978 are not searchable online).

TRADEMARK REEL: 003508 FRAME: 0956

1216685-New York Server 7A - MSW RECORDED: 03/26/2007